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*Attorney for Plaintiffs*  
*GERALD ELMER NAPOUK, individually and as*  
*Co-Special Administrator of the Estate of LLOYD*  
*GERALD NAPOUK, MARY NAPOUK, individually*  
*and as Co-Special Administrator of the Estate of LLOYD*  
*GERALD NAPOUK, and FREDRICK WAID as Co-Special*  
*Administrator of the Estate of LLOYD GERALD NAPOUK*

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**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA (LAS VEGAS)**

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12 GERALD ELMER NAPOUK, individually and as  
13 Co-Special Administrator of the Estate of LLOYD  
14 GERALD NAPOUK, MARY NAPOUK,  
15 individually and as Co-Special Administrator of the  
Estate of LLOYD GERALD NAPOUK, and  
FREDRICK WAID as Co-Special Administrator of  
the Estate of LLOYD GERALD NAPOUK,

Plaintiffs,

vs.

LAS VEGAS METROPOLITAN POLICE  
DEPARTMENT; BUFORD KENTON; CAMERAN  
GUNN; and DOES 1 -10, inclusive,

Defendants.

Case No. 2:20-cv-01859-JCM-BNW

**STIPULATION TO EXTEND  
DEADLINE FOR PLAINTIFFS TO  
RESPOND TO DEFENDANTS'  
MOTION FOR SUMMARY JUDGMENT  
(DOCKET NO. 26)**

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11  
12 Plaintiffs, GERALD ELMER NAPOUK, individually and as Co-Special Administrator of the  
13 Estate of LLOYD GERALD NAPOUK, MARY NAPOUK, individually and as Co-Special  
14 Administrator of the Estate of LLOYD GERALD NAPOUK, and FREDRICK WAID as Co-Special  
15 Administrator of the Estate of LLOYD GERALD NAPOUK and Defendants LAS VEGAS  
16 METROPOLITAN POLICE DEPARTMENT, BUFORD KENTON and CAMERAN GUNN  
17 (collectively hereinafter the "PARTIES"), by and through their counsel of record, hereby stipulate  
18 and agree as follows:

1. The PARTIES agree to extend the time for Plaintiffs to file their response to Defendants Motion for Summary Judgment from January 28, 2022 to March 1, 2022.

IT IS SO STIPULATED.

DATED this 11<sup>th</sup> day of January, 2022.

## MARQUIS AURBACH COFFING

## PETER GOLDSTEIN LAW CORP

By:/s/ Craig R. Anderson

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Craig R. Anderson (SBN 6882)  
10001 Park Run Drive  
Las Vegas, Nevada 89145  
Attorneys for Defendants  
*LAS VEGAS METROPOLITAN POLICE  
DEPARTMENT BUFORD KENTON AND  
CAMERAN GUNN*

By: /s/ Peter Goldstein

---

Peter Goldstein (SBN 6992)  
10161 Park Run Drive, Suite 150  
Las Vegas, Nevada 89145  
Attorneys for Plaintiffs  
*GERALD ELMER NAPOUK, individually and as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK, MARY NAPOUK, individually and as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK, and FREDRICK WAID as Co-Special Administrator of the Estate of LLOYD GERALD NAPOUK*

## ORDER

## IT IS SO ORDERED

DATED January 12, 2022.

UNITED STATES DISTRICT COURT JUDGE

**CERTIFICATE OF SERVICE**

I am employed in the County of Clark, State of Nevada. I am over the age of eighteen years and not a party to the within action; my business address is 10161 Park Run Drive, Suite 150, Las Vegas, Nevada 89145.

I hereby certify that on this 11<sup>th</sup> day of January 2022, a true and correct copy of the following document **STIPULATION TO EXTEND DEADLINE FOR PLAINTIFFS TO RESPOND TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT [DKT. 26]; [PROPOSED] ORDER** was served by electronically filing with the Court's CM/ECF electronic filing system to the following parties:

Craig R. Anderson, Esq.  
MARQUIS AURBACH COFFING  
10001 Park Run Drive  
Las Vegas, Nevada 89145  
Telephone: (702) 382-0711  
Facsimile: (702) 382-5816  
Email: [canderson@maclaw.com](mailto:canderson@maclaw.com)  
[SMong@maclaw.com](mailto:SMong@maclaw.com)

*Attorneys for Defendants LVMPD,  
Sgt. Kenton and Ofc. Gunn*

I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

By: Kris Bechtold  
An Employee of Peter Goldstein Law Corp



Peter Goldstein &lt;pglawstaff@petergoldsteinlaw.com&gt;

**Fwd: [External] Napouk SAO extend date to respond**

1 message

**Peter Goldstein** <peter@petergoldsteinlaw.com>  
To: Kris Bechtold <pglawstaff@petergoldsteinlaw.com>

Tue, Jan 11, 2022 at 1:47 PM

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----- Forwarded message -----

From: **Craig Anderson** <canderson@maclaw.com>  
Date: Tue, Jan 11, 2022 at 11:40 AM  
Subject: RE: [External] Napouk SAO extend date to respond  
To: Peter Goldstein <[peter@petergoldsteinlaw.com](mailto:peter@petergoldsteinlaw.com)>  
Cc: Sherri Mong <[SMong@maclaw.com](mailto:SMong@maclaw.com)>

Sounds good.

Sherri will get you a copy of the disc



Craig R. Anderson, Esq.

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Marquis Aurbach Coffing - Attorneys at Law

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**From:** Peter Goldstein <[peter@petergoldsteinlaw.com](mailto:peter@petergoldsteinlaw.com)>  
**Sent:** Tuesday, January 11, 2022 11:04 AM  
**To:** Craig Anderson <[canderson@maclaw.com](mailto:canderson@maclaw.com)>  
**Subject:** Re: [External] Napouk SAO extend date to respond

Thanks Craig, how about 3 more weeks, btw, can i swing by and pick up the discs so i can cite to the audio video names as they were filed with the court?

[REDACTED]

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On Tue, Jan 11, 2022 at 10:01 AM Craig Anderson <[canderson@maclaw.com](mailto:canderson@maclaw.com)> wrote:

Are you sure you just want a week? Put in whatever date you want and file it with my approval



**Craig R. Anderson, Esq.**

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Marquis Aurbach Coffing - Attorneys at Law

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**From:** Peter Goldstein <[peter@petergoldsteinlaw.com](mailto:peter@petergoldsteinlaw.com)>  
**Sent:** Monday, January 10, 2022 5:41 PM  
**To:** Craig Anderson <[canderson@maclaw.com](mailto:canderson@maclaw.com)>  
**Subject:** [External] Napouk SAO extend date to respond

Craig,

attached is the stip and order to extend the response date, if ok please let me know and I can file. i noticed the cert of service date is wrong and i will fix it.

Peter



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